PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Artcle 36 and Rule 70)

| Applicant's or agent's file reference | | | | |
|--|--|---|--|--|
| OP03-0149 | FOR FURTHER ACTION | See Form PCT/IPEA/416 | | |
| International application No. | International filing date(day/month/yea | Priority date (day/month/year) | | |
| PCT/KR2004/000251 | 09 FEBRUARY 2004 (09.02.2 | 2004) 26 NOVEMBER 2003 (26.11.2003) | | |
| International Patent Classification (IPC A61K 36/489(2006.01)i, A23L Applicant | c) or national classification and IPC 1/29(2006.01)i, A61P 19/00(2006 | 6.01)i | | |
| REXGENEBIOTECH CO., L | TD. et al | | | |
| | eliminary examination report, established ansmitted to the applicant according to A | by this International Preliminary Examining article 36. | | |
| 2. This REPORT consists of a total | of 5 sheets, including this | s cover sheet. | | |
| 3. This report is also accompanied a. (sent to the applicant an | by ANNEXES, comprising: d to the International Bureau) a total of | sheets, as follows: | | |
| sheets of the des | scription, claims and/or drawings which has taining rectifications authorized by this A | have been amended and are the basis for this report Authority (see Rule 70.16 and Section 607 of the | | |
| beyond the discless Supplemental Bobs. Supplemental Bobs. (sent to the International containing a sequence limited sequence limited sequence.) | osure in the international application as filex. al Bureau only) a total of (indicate type an | tronic form only, as indicated in the Supplemental | | |
| 4. This report contains indications re Box No. I Basis of the | _ | | | |
| Box No. I Basis of the Box No. II Priority | report | • | | |
| Box No. II Phority Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability | | | | |
| | | | | |
| Box No. V Reasoned s | • | to novelty, inventive step or industrial applicability; | | |
| Box No. VI Certain doc | cuments cited | <u>.</u> | | |
| Box No. VII Certain defects in the international application | | | | |
| Box No. VIII Certain obs | ervations on the international application | | | |
| Date of submission of the demand | Date of comp | oletion of this report | | |
| 26 SEPTEMBER 2005 | 5 (26.09.2005) 08 M | ARCH 2006 (08.03.2006) | | |
| Name and mailing address of the IPEA/ | KR Authorized o | fficer | | |
| Korean Intellectual Property 920 Dunsan-dong, Seo-gu, Republic of Korea | y Office | Ho Sup | | |
| Facsimile No. 82-42-472-7140 | Telephone No | o. 82-42-481-5627 | | |

International application No.

PCT/KR2004/000251

| ROX IAC | D. I Basis of the report | | |
|-------------|---|--|--|
| | ith regard to the language, this report is based on the herwise indicated under this item. This report is based on translations from the original. | | |
| | | | anguage |
| | which is the language of a translation furnished | for the purposes of: | |
| | international search (under Rules 12.3 and | d 23.1(b)) | |
| | publication of the international application | n (under Rule 12.4) | |
| | international preliminary examination (un | | |
| | international premimary examination (un | der Rules 33.2 and or 33.3) | |
| to th | h regard to the elements of the international applicate receiving Office in response to an invitation under exed to this report): the international application as originally filed/fur | r Article 14 are referred to in this i | |
| | the description: | • | |
| | • | | |
| | pages 1-53 | received by this Authority on | as originally filed/furnished |
| | pages* | received by this Authority on | |
| | pages* | received by this Authority on _ | |
| ∇ | the claims: | | |
| | | | as originally filed/furnished |
| | pages* | as amended (togethe | er with any statment) under Article 19 |
| | pages*54-57 | received by this Authority on | |
| | | received by this Authority on | 20/03/2003 |
| | pages* | received by this Addionty on | |
| \boxtimes | the drawings: | • | |
| ٠ ٤_كا | pages1/21-21/21 | • | as originally filed/furnished |
| | pages* | received by this Authority on | as originally incurumshed. |
| | pages* | received by this Authority on | • |
| | pages | icceived by unstradiotity on _ | |
| 3. | The amendments have resulted in the cancellation the description, pages the claims, Nos. 9, 14 | n of: | quence Listing. |
| | | | |
| | | | |
| | the sequence listing (specify): | | |
| | any table(s) related to sequence listing (spe | cify): | |
| | | | |
| 4. | This report has been established as if (some of) the made, since they have been considered to go beyon (Rule 70.2(c)). the description, pages the claims, Nos. the drawings, sheets the sequence listing (specify): any table(s) related to sequence listing (specify) | nd the disclosure as filed, as indica | ted in the Supplemental Box |
| * If item | 4 applies, some or all of those sheets may be marke | ed "superseded." | |
| | | | |

International application No.

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| Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability |
|---|
| The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of: |
| the entire international application, |
| Claims Nos. 7, 8, 10-13 |
| because: the said international application, or the said claims Nos. 7, 8, 10-13 relate to the following subject matter which does not require an international preliminary examination (specify): |
| The subject-matter of claims 7, 8 and 10-13 does not require an international preliminary examination with respect to industrial applicability, as it is directed to a method for treatment of the human or animal body by therapy (PCT Article 34(4)(a)(i) and Rule 67.1(iv)). |
| • |
| |
| the description, claims or drawings (indicate particular elements below) or said claims Nos are so unclear that no meaningful opinion could be formed (specify): |
| |
| |
| the claims, or said claims Nos are so inadequately supported |
| by the description that no meaningful opinion could be formed (specify): |
| no international search report has been established for said claims Nos. |
| a meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time limit: furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Istructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. furnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Istructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under Rule 13ter.1(a) or (b) and 13ter.2. |
| a meaningful opinion could not be formed without the tables related to the sequence listings; the applicant did not, within the prescribed time limit, furnish such tables in electronic form complying with the technical requirements provided for in Annex C-bis of the Administrative Instructions, and such tables were not available to the International Preliminary Examining Authority in a form and manner acceptable to it. |
| the tables related to the nucleotide and/or amino acid sequence listing, if in electronic form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions. |
| See Supplemental Box for further details. |

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| Box No. V | Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; |
|-----------|--|
| | citations and explanations supporting such statement |

| . Statement | | | |
|-------------------------------|--------|---------|-----|
| Novelty (N) | Claims | 1-6, 15 | YES |
| | Claims | | NO |
| Inventive step (IS) | Claims | 1-6, 15 | YES |
| | Claims | • | NO |
| Industrial applicability (IA) | Claims | 1-6, 15 | YES |
| | Claims | | NO |

2. Citations and explanations (Rule 70.7)

The present invention relates to a composition for preventing or treating metabolic bone disease, comprising a hot water extract of Sophorae Fructus as an active ingredient.

The following documents have been considered for the purpose of this report:

D1 = US 2003/0180394 A1 (25.09.2003)

D2 = KR 2002 - 0044745 A (19.06.2002)

D1 states that the extracts of roots of Sophora species are effective for the prophylaxis and therapy of pathological conditions caused by estrogen deficiency, in particular osteoporosis.

D2 states that an extract of Sophorae Flos contains a large amount of phytoestrogen and can be used as a therapeutic agent for osteoporosis.

Even though D1 and D2 are relevant to the present invention, none of them teach or fairly suggest that a hot water extract of Sophorae Fructus would be useful for preventing or treating metabolic bone disease.

As a consequence, claims 1-6 and 15 meet the criteria set out in PCT Article 33(2)-(4).

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| Supplemental Box Relating to Sequence Listing | | | | |
|---|--|--|--|--|
| Continuation of Box No. I, item 2: | | | | |
| 1. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report was established on the basis of: | | | | |
| a. type of material | | | | |
| a sequence listing | | | | |
| table(s) related to the sequence listing | | | | |
| b. format of material | | | | |
| on paper | | | | |
| in electronic form | | | | |
| c. time of filing/furnishing | | | | |
| contained in the international application as filed | | | | |
| filed together with the international application in electronic form | | | | |
| furnished subsequently to this Authority for the purposes of search and/or examination | | | | |
| received by this Authority as an amendment* on | | | | |
| 2. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed | | | | |
| of furnished, the required statements that the information in the subsequent or additional copies is identical to that in the | | | | |
| application as filed or does not go beyond the application as filed, as appropriate, were furnished. | | | | |
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| 3. Additional comments: | | | | |
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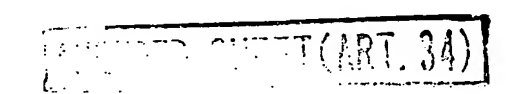
PCT/KR 2004 / 0 0 0 2 5 1 IPEA/KR 2 6. 0 9. 2005.

IAPOREC'OPCTIPTO 25 MAY 2006

WHAT IS CLAIMED IS:

- 1. (Amended) A pharmaceutical composition for preventing or treating metabolic bone disease comprising a hot water extract of *Sophorae Fructus* as an effective ingredient.
- 2. (Amended) The pharmaceutical composition of claim 1, wherein said hot water extract of *Sophorae Fructus* is prepared by the steps of:
 - (a) adding water to the Sophorae Fructus powder, wherein the amount of water is 3 to 20 times as much as the weight of Sophorae Fructus powder; and
 - (b) hydrothermal extracting the composition of step (a) for 1 to 6 hours to obtain the hot water extract of Sophorae Fructus.
- 3. (Amended) The pharmaceutical composition of claim 1, wherein said hot water extract of *Sophorae Fructus* is prepared by the steps of:
 - (a) adding water to the Sophorae Fructus powder, wherein the amount of water is 3 to 20 times as much as the weight of Sophorae Fructus powder;
 - (b) hydrothermal extracting the composition of step (a) for 1 to 6 hours to obtain the hot water extract of Sophorae Fructus; and
 - (c) adding amylase or pectinase to the hot water extract of Sophorae Fructus of the step (b) by $0.01 \sim 1\%(v/v)$, and reacting for $4 \sim 24$ hours.
 - 4. (Amended) The pharmaceutical composition of claim 1, wherein the

54 AMENDED SHEET



metabolic bone disease is selected from the group consisting of osteoporosis, lumbago, rheumatoid arthritis, degenerative arthritis, rickets, osteomalacia and Paget's disease of bone.

- 5. (Amended) A food composition for preventing or improving metabolic bone disease comprising a hot water extract of *Sophorae Fructus* as an effective ingredient.
- 6. (Amended) The food composition of claim 5, wherein the metabolic bone disease is selected from the group consisting of osteoporosis, lumbago, rheumatoid arthritis, degenerative arthritis, rickets, osteomalacia and Paget's disease of bone.
- 7. (Amended) A method of preventing or treating metabolic bone disease, which comprises administering a pharmaceutical composition comprising a hot water extract of *Sophorae Fructus* to a subject.
- 8. (Amended) The method of claim 7, wherein the metabolic bone disease is selected from the group consisting of osteoporosis, lumbago, rheumatoid arthritis, degenerative arthritis, rickets, osteomalacia and Paget's disease of bone.

9. (Cancelled)

10. (Amended) The method of claim 7, wherein the metabolic bone disease is prevented or treated by stimulating the osteoblast proliferation, the secretion of a

55 AMENDED SHEET

TO SHEFT (ART 34)

growth factor involved in bone reformation, and the generation of nitric oxide in the osteoblast by the administration of the pharmaceutical composition comprising the hot water extract of *Sophorae Fructus* to a subject.

- 11. The method of claim 10, wherein the growth factor involved in bone reformation is IGF-1 or TGF-β.
- 12. (Amended) The method of claim 7, wherein the metabolic bone disease is prevented or treated by inhibiting the secretion of bone-absorptive cytokines or the osteoclast differentiation by the administration of the pharmaceutical composition comprising the hot water extract of *Sophorae Fructus* to a subject.
- 13. The method of claim 12, wherein the bone-absorptive cytokine is IL-1 beta or IL-6.
 - 14. (Cancelled)
- 15. (Amended) Use of a hot water extract of Sophorae Fructus for the preparation of a medicament for preventing or treating metabolic bone disease.

56 AMENDED SHEET

MIDED SHEET (ART. 34)

57 DELETED

AMENDED SHEFT (ART 34)